- (a) The liabilities imposed by this section are in addition to any other [liabilities] LIABILITY imposed by law on the directors of a corporation.
- (b) [All directors of a corporation who knowingly without making reasonable inquiry vote for or assent to the declaration of any dividend contrary to the provisions of this article are jointly and severally liable to the corporation to the extent that the dividend paid exceeded the amount which could properly have been paid] A DIRECTOR WHO VOTES FOR OR ASSENTS TO THE DECLARATION OF ANY DIVIDEND OR ANY OTHER DISTRIBUTION OF ASSETS OF A CORPORATION TO ITS STOCKHOLDERS CONTRARY TO PROVISIONS OF THIS ARTICLE IS LIABLE CORPORATION, JOINTLY AND SEVERALLY WITH ALL DIRECTORS SO VOTING OR ASSENTING, FOR THE AMOUNT BY WHICH THE DIVIDEND PAID OR THE VALUE OF THE ASSETS DISTRIBUTED EXCEEDS THE AMOUNT WHICH COULD HAVE BEEN PAID OR DISTRIBUTED WITHOUT A VIOLATION OF THE PROVISIONS OF THIS ARTICLE.
- [All directors of a corporation who (c) or without making reasonable inquiry vote for knowingly or assent to any distribution of assets of a corporation to its stockholders on the liquidation of the corporation without adequate provision for the debts, obligations, liabilities of the corporation are jointly and severally liable to the corporation for the amount of the distribution to the extent that the debts, obligations, and liabilities of the corporation are not otherwise paid or discharged after the distribution A DIRECTOR VOTES FOR OR ASSENTS TO ANY DISTRIBUTION OF ASSETS OF A CORPORATION TO ITS STOCKHOLDERS DURING THE LIQUIDATION OF THE CORPORATION WITHOUT THE PAYMENT AND DISCHARGE OF MAKING ADEQUATE PROVISION FOR ALL KNOWN DEBTS. OBLIGATIONS, AND LIABILITIES OF THE CORPORATION IS LIABLE THE CORPORATION, JOINTLY AND SEVERALLY WITH ALL OTHER DIRECTORS SO VOTING OR ASSENTING, FOR THE AMOUNT BY WHICH THE VALUE OF THE ASSETS DISTRIBUTED EXCEEDS THE AMOUNT OF THOSE DEBTS, OBLIGATIONS, AND LIABILITIES ΟF CORPORATION WHICH ARE NOT SUBSEQUENTLY PAID OF DISCHARGED.
- (d) [All directors of a corporation who knowingly without making reasonable inquiry vote for or assent to any purchase or redemption by the corporation of its own shares contrary to the provisions of this article are jointly and severally liable to the corporation to the extent that the consideration paid for the shares was in violation of the provisions of this article ) A DIRECTOR WHO VOTES FOR OR ASSENTS TO THE PURCHASE OR REDEMPTION OF THE CORPORATION'S OWN STOCK CONTRARY TO THE PROVISIONS OF THIS ARTICLE IS LIABLE TO THE CORPORATION, JOINTLY OTHER DIRECTORS SO VOTING OR SEVERALLY WITH ALL ASSENTING, FOR THE AMOUNT BY WHICH THE CONSIDERATION PAID FOR THE SHARES EXCEEDS THE AMOUNT WHICH COULD HAVE BEEN PAID WITHOUT A VIOLATION OF THE PROVISIONS OF THIS ARTICLE.